

THE DAILY COMMONWEALTH.

VOL. 10.

FRANKFORT, KENTUCKY, MARCH 23, 1861.

NO. 125.

THE TRI-WEEKLY COMMONWEALTH
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April 13, 1860-w&twt.

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JAMES B. CLAY. THOS. E. MONROE, JR.

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WILL practice law in the United States, Cir-
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and the Court of Appeals of Kentucky. Business
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Address THOS. B. Monroe, Secretary of State,
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Has been engaged to attend to the unfinished pro-
fessional business of the late Hon. Ben. Monroe,

Communications addressed to him at Frankfort
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April 9, 1860-w&twt.

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THE COMMONWEALTH.

KENTUCKY LEGISLATURE.

IN SENATE.

FRIDAY, March 22, 1861.

The Senate was opened with prayer by Rev. B. T. Lacy, of the Presbyterian church. The Journal of yesterday was read by the clerk.

PETITIONS

Were presented by Mr. CHAMBERS (22), also a remonstrance, and appropriately referred.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of several bills which originated in that House.

A MESSAGE FROM THE GOVERNOR.

A message was received from the Governor by Mr. MONROE, Secretary of State, announcing the approval of sundry bills. Also a message communicating the majority and minority reports of the commissioners of Kentucky to the Peace Conference. Also a message vetoing the bill to amend the charters of the banks of Kentucky.

Mr. FISK moved that 150 copies for each Senator be printed of the reports of the Peace Commissioners: adopted.

REPORTS OF COMMITTEES.

Mr. GROVER—Finance—A bill to repeal the act to amend the laws in relation to the registration of births, marriages, and deaths, and to pay the registrars: ordered to be printed and made special order for Monday at 10th o'clock.

Mr. DEHAVEN—Finance—A bill for the benefit of Alfred C. Tanner: passed—yeas, 34; nays, 1.

SPECIAL ORDER FOR 10th o'clock.

A bill to repeal an act, entitled, "an act to appropriate money to the Western and Eastern Lunatic Asylums," approved February 9th, 1861, was taken up.

Mr. WHITAKER offered an amendment making the repeal apply alone to the Western Lunatic Asylum, at Hopkinsville. Mr. W. advocated his amendment, and warmly urged the repeal of the appropriation.

Mr. CISSELL replied to Mr. WHITAKER, and opposed the repeal at considerable length.

Mr. PENNEBAKER advocated the repeal briefly.

Mr. ANDREWS made a few remarks, in which he asked for information to enable him to vote intelligently; he only wished to do right.

Mr. WHITAKER again spoke in favor of the repeal, and replied to Mr. CISSELL; he read extracts from a report of Dr. Montgomery, the superintendent of the asylum.

Mr. DEHAVEN opposed the bill repealing the appropriation briefly.

Mr. FISK advocated the bill, and replied to Mr. DEHAVEN.

Mr. GLENN addressed the Senate in opposition to the bill, and replied to Messrs. WHITAKER and FISK.

Mr. ANDREWS moved that the bill be referred to a select committee of Messrs. WHITAKER, FISK, and RUST: carried.

HON. J. J. CRITTENDEN.

Mr. ANDREWS offered a resolution that a committee of three be appointed to wait on Hon. J. J. CRITTENDEN, and invite him to address the Legislature on national affairs, at as early a day as will suit his convenience, and report the result of their invitation to the Senate.

Mr. RUST moved an amendment to request the committee also to invite Hon. L. W. POWELL to address the Legislature.

After some discussion, Mr. RUST withdrew his amendment.

Mr. ANDREWS' resolution was then adopted unanimously, and Messrs. ANDREWS, GLENN, and GIBSON were appointed the committee.

VETO MESSAGE.

The message of the Governor vetoing the bill was ordered to be printed.

FINAL ADJOURNMENT.

Mr. READ offered a joint resolution that when the General Assembly adjourns on Wednesday, March 27, at 12 o'clock m., it will adjourn *sine die*.

The rule requiring joint resolutions to lie one day on the table was dispensed with, and the resolution was adopted by the following vote:

RULES SUSPENDED.

On motion of Mr. GLENN the rules were suspended to enable him to introduce a bill to charter the Davies Presbytery of the Cumberland Presbytery church. The bill was read the first time, the second and third readings dispensed with, and passed.

2nd SPECIAL ORDER.

The following bill was taken up, viz: An act to establish a conventional rate of interest.

§ 1. *It is enacted by the General Assembly of the Commonwealth of Kentucky, That the parties to any bond, bill, promissory note, or other instrument of writing for the payment of or for bearing of money, may stipulate therein for interest receivable upon the amount of such bond, bill, note, or other instrument, at any rate not exceeding ten per cent, per annum: Provided, however, That no incorporated banking institution of this State shall be entitled to receive more than the specified rate of interest in its charter, or, if no rate be specified, more than six per cent, yearly upon any loan or discount whatsoever.*

§ 2. *That all judgments or decrees rendered upon any bond, bill, promissory note, or other instrument of writing for the payment of or for bearing of money, may stipulate therein for interest receivable upon the amount of such bond, bill, note, or other instrument, at the rate specified in such bond, bill, note, or other instrument, not exceeding ten per cent, per annum, or, in case no rate of interest is specified, at six per cent, yearly.*

§ 3. *This act to take effect from and after its passage.*

Mr. PENNEBAKER addressed the Senate in favor of the passage of the bill.

Mr. JOHNSON briefly opposed the bill.

Mr. FISK moved to amend by making the bill apply to loans of not less than twelve months to run.

Mr. MARSHALL opposed the amendment, and advocated the original bill.

Mr. GROVER moved the previous question: ordered.

The amendment was rejected, and the bill was rejected, by yeas 14, nays 21.

EVENING SESSIONS.

Mr. FISK offered a resolution providing for evening sessions at 3 o'clock p. m., each day after to-day.

Mr. WALTÖN moved to amend by fixing the hour of adjournment at 5 o'clock.

Mr. GROVER offered an amendment limiting speeches to five minutes.

Mr. CHAMBERS offered a substitute for the resolution and amendments. [It fixes

the hour of meeting in the morning at 9 and adjournment at 1 o'clock, the evening session to commence at 3 and end at 6 o'clock.] The substitute was adopted, and the resolution as amended was then adopted.

SPECIAL ORDER.

Mr. PENNEBAKER, under instructions, reported a H. R. bill to amend the militia law, made special order for Monday.

LEAVES GRANTED.

Leave was granted to bring in the following bills, which were appropriately referred:

Mr. BRUNER—A bill to amend the law in relation to the public road from Brandenburg to Hardinsburg.

Mr. PENNEBAKER—A bill to authorize the appointment of interpreters for certain courts in this Commonwealth.

Mr. WHITAKER presented reports from the two Lunatic Asylums and the School for Feeble Minded Children: ordered to be printed, all of them in one volume.

And then the Senate adjourned.

HOUSE OF REPRESENTATIVES.

FRIDAY, March 22, 1861.

Prayer by the Rev. W. McD. Abbott, of the Methodist church.

The reading of the Journal of yesterday was dispensed with.

PETITIONS

Were presented by Messrs. H. H. SMITH, LEACH, (several hundred voters of Henry county calling for a Border State Convention,) DOWNING, BUCKNER, HARRISON, (sundry citizens of Bullitt county, against calling a Convention,) RATCLIFFE, DOBYNS, LACKEY, GALE, (sundry voters of Owen county, calling for a State Convention,) and appropriately referred.

BILLS PRESENTED.

Mr. IRELAND—A bill for the benefit of Elizabeth McKey, of Greenup county: passed.

Mr. CLEVELAND—A bill to revive an act establishing the office of county treasurer of Bracken county: passed.

Mr. ABELL—A bill to amend the charter of the Lexington and Southern Kentucky Railroad company; referred to the committee on Internal Improvement.

Mr. J. W. COOK—A bill to exempt guns from execution. [Allows each citizen one gun, exempt from execution.]

Mr. H. H. SMITH presented an amendment exempting one Bowie knife, one six shooter, and one pair of brass knuckles: rejected—yeas, 3; nays, 65.

Mr. GILBERT moved to lay the bill on the table: rejected—yeas, 23; nays, 65.

Motions to refer the bill to the committees on County Courts and Religion were rejected.

Mr. RIDDELL offered an amendment providing that the value of the gun shall not exceed \$50, and the provisions of the bill shall only apply to *bona fide* house keepers: adopted.

Mr. WORD offered an amendment to insert after the word "gun," "and one barrel of whisky" withdrawn.

The bill was then passed—yeas, 67; nays, 15.

A MESSAGE FROM THE SENATE.

Was received by Mr. WICKLIFFE, the Clerk, announcing the passage of sundry bills.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor by Mr. MONROE, Secretary of State, announcing that he had approved sundry bills.

Also, the report of the majority and minority of the commissioners to the Peace Conference: ordered to be printed.

Also, a message vetoing the bill allowing the Bank of Louisville to establish a branch of said bank at Unifontown, and allowing the several banks of issue in Kentucky to issue bills of a less denomination than \$5: ordered to be printed, and made the special order for 10 o'clock to-morrow.

SPECIAL ORDER.

The House then took up the bill to prevent the trial of civil causes at the April term 1861, of the Bullitt circuit court.

Mr. D. P. WHITE moved to refer the bill to a select committee.

The bill was then rejected—yeas 36, nays 36.

Mr. SNEED moved to reconsider the vote rejecting said bill: adopted—yeas, 53; nays, 21.

Mr. MASSIE offered an amendment to the effect that the citizens of Bullitt county shall not collect debts from the citizens of Spencer county.

Mr. MCROY insisted that the amendment was not in order.

The SPEAKER decided that the amendment was in order.

Mr. MCROY appealed from the decision of the SPEAKER: laid on the table.

Mr. MASSIE's amendment was then rejected.

Mr. HITT offered an amendment, dispensing with the March term, 1861, of the Carroll circuit court: adopted, and the bill passed—yeas, 46; nays, 25.

BILL REPORTED.

Mr. LANOM—A bill repealing all laws authorizing the holding of magistrates, quarterly, and circuit courts, until the 1st Monday in December, 1861: ordered to have its second reading to-morrow at 11 o'clock.

Mr. RIDDELL moved to reconsider the vote by which the House refused to dispense with the second reading: adopted, and the bill referred to the committee on the Judiciary, with instructions to report said bill on to-morrow at 11 o'clock.

RESOLUTIONS.

Mr. GUDGELL offered the following joint resolution, which lies one day on the table:

Resolved, That the General Assembly of the Commonwealth of Kentucky: That the parties to any bond, bill, promissory note, or other instrument of writing for the payment of or for bearing of money, may stipulate therein for interest receivable upon the amount of such bond, bill, note, or other instrument, at any rate not exceeding ten per cent, per annum: Provided, however, That no incorporated banking institution of this State shall be entitled to receive more than the specified rate of interest in its charter, or, if no rate be specified, more than six per cent, yearly upon any loan or discount whatsoever.

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Mr. JOHNSON briefly opposed the bill.

Mr. FISK moved to amend by making the bill apply to loans of not less than twelve months to run.

Mr. MARSHALL opposed the amendment, and advocated the original bill.

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Mr. WALTÖN moved to amend by fixing the hour of adjournment at 5 o'clock.

Mr. GROVER offered an amendment limiting speeches to five minutes.

Mr. CHAMBERS offered a substitute for the resolution and amendments. [It fixes

[For the Commonwealth.]

§ 3. A meeting of the people of Caldwell county was held in Princeton on the 16th day of March, to express their devotion to the Union, and their determination to uphold the Constitution. The unparalleled interest which the people feel in every movement looking to the perpetuation of our glorious Union and the settlement of our national difficulties, was evinced by the immense assembling together of citizens from all parts of the county, so that the large and spacious room of the court house was filled to overflowing. The meeting was organized by calling Dr. James A. Carr to the chair and appointing H. F. McNary secretary.

The chairman took on his seat, addressed the audience in a fervid and effective manner, arousing the enthusiasm of all present. He then read the following eloquent letter from the Hon. Archie Dixon, which was received with great applause:

HENDERSON, Ky., March 13, 1861.

GENTLEMEN: I am in receipt of your favor of the 11th inst., inviting me to address the people of Princeton and vicinity in behalf of the Union, on Saturday next. I regret that my health is such as to render it impossible for me to do so. I am suffering from an affection of long standing with me, neuralgia. But I owe the citizens of Princeton and Caldwell county a speech in defense of the Federal Constitution, in our glorious Union, and will neglect the obligation as soon as my health and the weather will permit me to do so.

THE FEDERAL CONSTITUTION AND THE PHYSICS OF MARRIAGE.

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THE COMMONWEALTH.
FRANKFORT.

J. H. JOHNSON, Editor.

SATURDAY..... MARCH 23, 1861.
EIGHTH CONGRESSIONAL DISTRICT.

For Congress:
JOHN J. CRITTENDEN.

We are requested to state that members of the Legislature and others having business with Mr. Clint. McClarty, Clerk of the House, and Mr. J. C. Wickliffe, Clerk of the Senate, will find them at No. 18, Merrimac's Hotel.

See the card of Col. J. Press. Sparks, in another column.

We call the attention of our readers to the communication of "Franklin" in another column.

ADJOURNMENT OF THE LEGISLATURE.—The Senate yesterday, by a vote of thirty-three to two, resolved to adjourn *sine die* on Wednesday, the 27th. This is all proper enough, but we cannot understand it. Senators who voted for the resolution, in a minute after, asked leave to bring in new bills, knowing it to be utterly impossible for committees to report those bills; for the Senate to act on them, for them to be sent to the House, acted on there, and then be enrolled and examined by the Governor, before Wednesday.

In fact, the business already commenced by the Senate cannot be completed by Wednesday. Then why introduce new business?

If the country needs no more legislation, why legislate? If the country does need more legislation, why adjourn?

Most grave and learned Senate, we beg of you (as editor of the Commonwealth and not as one of your officers) to be consistent. If it is a meritorious thing to adjourn on Wednesday, do so, and take with you our blessing. If it is necessary to pass a few more laws demanded by the present state of the country, do it. Either course is possible and rational when taken by itself; but both combined, constitute a compound impossibility, which presents an aspect rather too ridiculous for even the purposes of "bunkum."

Colonel George B. Hodge:

We notice that the Frankfort correspondent of the Cincinnati Commercial makes a doleful attempt to be funny at the expense of Col. Hodge. The point of his remarks are based upon the assumption that the course of Col. Hodge in this Legislature has been vacillating and inconsistent. Although we cannot endorse all the opinions held by Col. Hodge, we are an admirer of that gentleman, and have watched his legislative course with great interest. It is but simple justice to him, to say that the statement of the Commercial's correspondent is utterly devoid of truth.

Before the Legislature adjourned in February, Col. Hodge took bold and decided ground against secession. Since then he has not by vote or speech indicated that he has changed his mind on that question.

VANISHED.—It is a remarkable fact that the morning after the Ophidians held their Convention, not one of them was to be found in Frankfort. They seemed; but how they went and where they have gone, is a mystery. It is probable that they are teaching somewhere. But what made them abandon the poor ignorant Legislators? They came here to instruct and became instructed. They came here to take Kentucky out, and took out themselves. They came here to protect the honor and interests of Kentucky and passed a string of submission resolutions. And they have gone! We hardly had time to say we had them, before we were called upon to mourn their departure. They gave us one comforting glimpse of their red heads, and then seceded. The great question now is, where is the convention of pedagogues, which

"Like an angel's wing through an opening cloud, Was seen and then withdrawn."

The secession society have surprised us in one particular, which, with characteristic crudor, we proceed to admit. We thought they commenced as low down and as ridiculous as human beings ever get to be, but they have, with that indomitable energy which characterizes a jackass in his onward progress toward a peck of oats, steadily continued to get down lower and become more ridiculous, until they culminated here in the 20th, when they became too minute for the naked eye. We trust that the society will *resurgam* until it becomes entitled to our notice, for it is one of the little things that has afforded us a great deal of amusement.

THE GOVERNOR'S VETO.—On Monday morning we shall republish the very able address to the Governor, prepared by a committee appointed by a convention of the people of Adair and the surrounding counties. The address contains many good reasons why the bill vetoed by the Governor should be made a law. It also presents some argument worthy the consideration of this Legislature. We trust that no action will be taken on the veto message until the Legislature has an opportunity of reading this address, and other evidences of the necessities and desires of the people of Kentucky.

SENATOR PUGH GOING SOUTH.—A letter writer says that ex-Senator Pugh, of Ohio, has decided, as soon as he can close up his business at Cincinnati, to remove to some one of the southern States, where he intends to apply himself solely to the practice of his profession.

The following extract is taken from a letter from a distinguished citizen of Georgia (who was a Breckinridge elector) to a gentleman of this city:

MORGAN, Calhoun county, Ga.

I tell you I think the people here are in a fix on the subject of secession; they have ruined themselves by closing slavery within the Confederate States, unless Lincoln is a greater ass than I think he is.

If he has half the sense a President ought to have, he will easily retain all the States that are now in the United States. What then will slavery be worth in the border States? Emancipation will be only a question of time. The Confederate States will be powerless to extend or even protect the institution. Taxation now coming down with crushing force will be an unbearable very soon, free government will be a romance of the past. But against my convictions of right, against my voice, we have selected, and now, being a soldier, I am ready to sacrifice my life for the honor and independence of my country. My company is under Gov. Brown's control, and we may be ordered to Pickens or Sumter by a call of President Davis or Brown at any time. There is no thought of re-union. We are forever gone and no mistake. It makes me inexpessably sad to think of it. I know we have acted precipitately; and though we may fare well, coming posterity will be beneath the lead of a bad government. Our government will not continue a Confederacy great while; the spirit of faction is rampant, being only curbed now by the threatening prospect of war; but retro it is impossible, delay is ruin. The sensus *est* "Cotton is King," has frenzied the people; we forget kings are often forced to abdicate.

March 22, 1861. J. P. SPARKS.

A CARD.

Editor Commonwealth: I was informed by a respectable gentleman of Henry county that I was appointed a delegate to the Convention which met in Frankfort on the 20th inst., for the purpose of coercing the Legislature into steps looking to a dissolution of the Union. I came to Frankfort on business on the 20th, and many old friends and acquaintances met me, and asked me if I was a member of the Convention, supposing that I was. To correct such an erroneous impression I wrote this notice to inform the people generally, and the followers of Yancey and the disunionists in particular, that I have no sympathy with that Convention, or with any person or set of persons whose object is to overthrow or destroy this glorious Union. I am for all of our rights in the Union, and not for destroying of it. I think any attempt to influence the Legislature by a few disunionists and disappointed politicians, who choose to meet here to overthrow them, is an insult to them and the whole State. I was born and have lived under the Stars and Stripes up to this time, and I am not now willing to exchange them for any position which the rattlesnake or a dismembered confederacy can give me. Under the auspices of Heaven and the precepts of Washington, let Kentucky be the last State to give up the Union.

The Act for the benefit of Sheriffs, &c.

We have heretofore published the following act, but publish it again by request of several members of the Legislature:

142. An act allowing further time to the sheriffs for the benefit of tax-payers.

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sheriffs of this State who have not finished paying up their State revenue, shall have the further time until the first day of June next to finish paying revenue into the State Treasury, without incurring the penalty of the law for failing within the time now prescribed.

2. Provided that the sheriff who accepts the benefit of this act shall be required to pay in and report monthly on or to the State Auditor, the amount of revenue that has been collected by him for each month:

And provided further, That any sheriff failing to comply with this provision, shall not be entitled to the benefit of this act, nor until his securities have entered upon record their consent before their respective county clerks.

Provided further, That any sheriff availing themselves of this act, shall pay interest on the balance due from each, at the rate of six per cent. per annum from the 15th of January, 1861, till paid:

Provided further, That any sheriff failing to comply with this provision, shall not be entitled to the benefit of this act, nor until his securities have entered upon record their consent before their respective county clerks.

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CAPITAL HOTEL,

Main Street, Frankfort, Ky.

JAMES R. WATSON, Proprietor.

HAVING taken this well known house for a term of years, and thoroughly refitted it in every department, I am now prepared to receive and accommodate, in *superior style*, all who may favor me with a call. The undivided and ceaseless attention of myself and assistants will be assiduously directed to the comfort and pleasure of those who may honor the house with their patronage. *If neat and clean beds, genteel rooms, a sumptuous table, and polite and attentive servants, will receive patronage, I am determined to deserve it.*

The Bar will be supplied at all times with the choicest liquors, cigars, and tobacco.

JAMES R. WATSON.

Frankfort, May 9, 1850.

PHOENIX FOUNDRY.

TENTH ST. BETWEEN MAIN AND CANAL,

OPPOSITE THE ARTESIAN WELL,

WM. H. GRAINGER, Agent,

MANUFACTURER OF Steam Engines and Machinery for Saw or Grist Mills, Coal Mines, &c., Cranks, Gudgeons, Rag Irons, Saw Slides, Carriage Segments, Cotton Gin Segments, and Pinions, Car Wheels, Grate Bars, Mill Spindles, Mill Dogs and Stirrups always on hand.

Hotchkiss' Reaction Water Wheels

for Orist or Saw Mills.

A large assortment of Patterns for Mill Gear-

ing, &c.

Castings made at the shortest notice.

W. H. GRAINGER, Agent,

January 17, 1860-1.

Louisville, Ky.

A. STRAUS,

Manufacturer and Wholesale Dealer

ALL KINDS OF

FURNITURE AND CHAIRS

NO. 71 WEST FIFTH STREET,

(BETWEEN WALNUT AND VINE STREET.)

CINCINNATI, OHIO.

Keeps constantly on hand a large stock of well made Furniture of all kinds at the lowest prices. All orders received through the Post Office will be promptly attended to.

Feb. 15, 1860-1.

FRUIT AND ORNAMENTAL TREES, VINES, SHRUBS, &c., CULTIVATED AND FOR SALE BY

Ed. D. Hobbs and J. W. Walker, AT THIS EVERGREEN NURSERIES,

Two miles East of Louisville, Ky., immediately on the Louisville and Frankfort Railroad.

A NEATLY printed Catalogue of the Fruits, &c., Ornamental Trees, Vines, Shrubs, &c., at the above named Nursery, may be had by application to A. G. Hodges, Frankfort, Ky.

Orders may be addressed to HOBBS & WALKER, Williamson Postoffice, Jefferson County, Ky., or to A. G. HODGES, Frankfort, Oct. 17, 1854.

Frankfort, Ky.

EXCELSIOR PARAFFINE OILS, For Burning and Lubricating.

FREE FROM OFFENSIVE ODOR.

At No. 97 Walnut Street, Cincinnati, O.

We warrant our Oils to be equal, if not superior, to any in the market.

We invite those in the city and vicinity to call and examine for themselves.

Persons ordering from a distance, satisfaction guaranteed in all cases. We invite a comparative trial with any manufacturing establishment in America.

C. R. HASKIN, Agent, or A. G. HODGES, Treasurer, Kanawha C. C. M. Oil Manufacturing Co., 79 Walnut St., Cincinnati, Feb. 14, 1860.

COAL AND LUMBER YARD

THE undersigned would inform the citizens of Frankfort and the surrounding country, that we will keep constantly on hand Yohogeneity, Kentucky River, Pomeroy and Cannel Coal, which we will sell at the lowest market price, either by the quantity or car load.

He also keeps all kinds of LUMBER, which he will sell on accommodating terms.

His Coal and Lumber Yard is on the Kentucky River, immediately below the Railroad Bridge, being the same formerly occupied by Todd & Crittenton.

JOHN C. BATES.

September 3, 1860-1.

For Sale.

A Negro Woman, a New Carriage, and Jacks and Jennets.

I WISH to sell at private sale a valuable NEGRO WOMAN, about 35 or 39 years old, sound and healthy; a fine NEW CARRIAGE, which was made in Salem, Ohio, and has never been used; FOUR JACKS, one 4 years old next spring, and the others younger; and FIFTEEN JENNETS, of different ages.

Good bargains will be given.

L. W. MACEY.

STRAYED OR STOLEN.

About the 6th instant, a light Bay HORSE, shot all round, 13½ hands high, a star in his forehead and sun on the nose; one hind foot white; 8 or 9 years old. He may have light harness marks, as he works in my carriage.

ONE HUNDRED DOLLARS REWARD Will be paid upon conviction of the thief and return of the horse, if stolen; or a generous reward if he should have strayed.

Frankfort, dec 12-1.

A. W. DUDLEY.

LESLIE COMBS, Clubland and Kentucky River Packet.

Built expressly for the trade. GEO. STIVERS, Master, Leaves Cincinnati on Mondays at 4 P.M., for Frankfort and Munday's Landing, and for Woodford and Cogar's Landings on Thursdays, at 4 P.M.

Returning, leaves Frankfort Wednesdays and Sundays, at 8 o'clock A.M.

For freight or passage apply on board or to John R. Graham, agent, Frankfort, nov 19-1.

FINE FALL AND WINTER CLOTHING!

J. C. MANDEVILLE & CO.

ARE now receiving a fine stock of Gentlemen's Clothing, made in the very latest Fall styles. Also, a fine assortment of Furnishing Goods, made expressly for J. C. MANDEVILLE & CO.

No. 227 Main, above Third Street. N. B.—Large size Garments of all styles. September 19, 1860-w&twtw.

Confectionaries, Fruits, Nuts, &c., for Christmas and New Year.

G R A Y & T O D D have now on hand the largest assortment of Cakes, Candies, Fruits, Nuts, &c., Every kind offered in this market, which they will dispose of cheap. Every one desiring anything in their line for Christmas and New Year, will make money by giving them a call, as they are determined to sell.

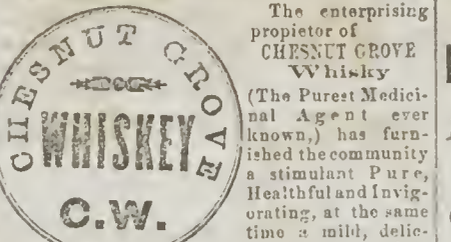
GRAY & TODD.

COLORING.

GENTLEMEN can have their Whiskers, Goatee, Moustache or Imperial colored in the highest style of the art, by calling at J. W. KEENE'S BARBER SHOP.

CRANBERRIES

ONE barrel fresh Cranberries just received and for sale by [oct 26] GRAY & TODD.



J. J. BUTLER'S EXCELSIOR FLUID INKS.

Mercantile, for general purposes, Record, for Ledgers and Records, Copying, for Letter Press,

Carmine of brilliant hue.

CELEBRATED FOR

1st. Intense black color. (at first of a green hline.)

2d. Easy flow from the Pen.

3d. Permanency, (will never fade by exposure.)

4th. ECONOMY.

(EXPLANATION.—These Inks can be satisfactorily used to the last drop. Other domestic Inks in a brief time grow too thick for use, and are fit only to be thrown away before half consumed.)

The Carmine may be exposed to the action of the air without injury.

FACTS Confirming the above Qualities

1st. These Writing Fluids are now in general use throughout the United States, with an increased demand.

2d. They have been analyzed by Dr. Chilton, the celebrated Chemist of New York City, and pronounced "equal in quality and durability to the best imported English Fluids." Manufactured by J. J. BUTLER, Agent, No. 29, Vine St. Cincinnati, O.

MR. KEENON & CRUTCHER are the Agents of the Manufacturer in Frankfort, and will supply Retailers at manufacturer's wholesale prices with the addition of carriage.

Dec. 14, 1853.

A. A. HAYS, M. D., State Lawyer, No. 16, Boylston Street.

For Sale by C. W. HARTON, Jr., Sole Principal Agent, No. 116 Walnut street, Philadelphia, nov 23 w&twtw.

THIRD VOLUME

or

THE KENTUCKY FARMER.

ONLY ONE DOLLAR PER ANNUM!!

NOW IS THE TIME TO SUBSCRIBE!!!

THE SECOND VOLUME of the "KENTUCKY FARMER" closed with the month of June, and the Third Volume commenced in July last. We promised two years ago to try and give to the Agricultural and Stock Raisers of Kentucky a paper worthy of their patronage. We put the question now to every one of its patrons: Have we redeemed that pledge? Have we given you a fair equivalent for THE DOLLAR, which was paid for the KENTUCKY FARMER? If so, let every one of our present subscribers renew their own subscriptions, and send us one or more additional names for the THIRD VOLUME.

The receipts for the First Volume about paid the expenses of its publication. We promised our patrons that we would publish One Volume whether we obtained a sufficient amount to pay its expenses or not. We redeemed that pledge.

The subscription list increased for the Second Volume, but is nothing so large as it should be. Shall we have the kind and continued support of its present patrons, together with their aid in extending its circulation? If so, we promise to do everything in our power to make the paper worthy of a generous Kentucky public.

The "KENTUCKY FARMER" will still be published monthly, in its present form of sixteen large quarto pages, for ONE DOLLAR per annum, payable invariably in advance. As the small amount charged for the paper will not justify the trouble and expense of collecting sub-scriptions, no paper will be forwarded unless paid for in advance.

Subscriptions can be forwarded to us by mail at our risk. Letters addressed to us need no

be registered. Address

A. G. HODGES & CO., (Established in 1778.) Sole Proprietors, No. 19 Broad street, N. Y.

For sale by D. S. BARNEYS & CO., No 13 Park Row, New York.

Our long experience and familiarity with the requirements of Druggists, and our superior business facilities, enable us to furnish them with choice Liquors for medicinal and family use.

now 23 w&twtw.

L. WEITZEL,

Wholesale and Retail Confectioner,

Has just received and opened, at his Establishment on St. Clair Street, Frankfort, Kentucky, where he will manufacture and keep on hand all varieties of Fine Cakes, Preserved Fruits, Pies, Candies, Candy Toys—in short, everything that properly belongs to a first class Confectionery Establishment. He pledges himself that every article manufactured by him shall be of the very best quality.

Families can be furnished, either for weddings or parties, with every article suitable for such occasions, upon the shortest notice and upon the most reasonable terms.

We will also keep the very best of all kinds of Wine which he will sell by the bottle or by the dozen bottles.

We will also supply those who may wish to purchase at wholesale, every article manufactured by him, on as reasonable terms as the same article of like quality can be purchased at Louisville or Cincinnati.

He asks a fair trial, and he feels assured that he can and will render universal satisfaction.

Frankfort, Dec. 28, 1859.

A. G. HODGES & CO., Frankfort, Ky.

Kentucky Central Railroad!

CLOSE CONNECTIONS

Being made at Cincinnati with the 7:50 p. m. Express Train via the Ohio and Mississippi Railroad, to Cairo, St. Joseph, New Orleans, Kansas City, St. Louis, Pike's Peak, and all Western Towns.

And with the 7:35 p. m. Trains, via the Indianapolis and Cincinnati, and Cincinnati, Hamilton, and Dayton Railroads for Chicago, St. Paul, Des Moines, Springfield, Toledo, Milwaukee, Lafayette, Indianapolis, and all other Northwestern Cities and Towns.

But one change of cars from Lexington and Nicholasville to St. Louis and Chicago, in daylight, whereas by any other route two changes are made, both after night.

Passengers can now leave Danville, Harrisburg, Richmond, Lancaster, Mt. Sterling, or Winchester, in the morning, and arrive in St. Louis or Chicago in time for breakfast next morning.

TWO PASSENGER TRAINS

Leave Nicholasville daily (Sundays excepted), at 8:00 a. m., 1:10 p. m., and Lexington at 6:00 a. m., and 1:50 p. m., and arrive at Covington at 11:00 a. m., and 6:27 p. m.

Through Tickets can be had at the Kentucky State Offices in Danville, Bryantsville, Wincheser, Mt. Sterling, and Richmond, and at the Office of the Kentucky Central Railroad in Nicholasville, Lexington, Paris, and Cynthiana.

jan 28 1860-1. C. A. WITHERS, Sept.

NEW ALBANY AND SALEM RAILROAD.

Short Line Route to the North & West.

THROUGH TO CHICAGO IN 15 HOURS.

THROUGH TO ST. LOUIS IN 14 HOURS.

THROUGH TO CAIRO IN 20 HOURS.

Connections made with all Western Roads for any part of

ILLINOIS, MICHIGAN, WISCONSIN, IOWA, MISSOURI, KANSAS, &c., &c.

Fare as Low as by any other Railroad or Steam Boat Route.

Freight destined for places in any of the above States forwarded with dispatch and low rates. Mark care E. O. Norton, Louisville.

For through tickets and rates of freight apply at "SHORT LINE," Railroad office 555, Main street, Louisville, Ky.

March 21, 1860.

E. O. NORTON, Agent,

Louisville and Frankfort and Lexington and Frankfort Railroad.

A. C. KEENON'S BOOK BINDERY.